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Applicant: Ekstrom, Richard M.

REMARKS/ARGUMENTS

The undersigned greatly appreciates the courtesies extended by Examiner Jean

Janvier during the personal interview with the applicant, Mr. Rich Ekstrom, at the United

States Patent and Trademark Office on April 18, 2006. A proposed amendment to the

claims was presented to the examiner for discussion during the interview. In addition,

Applicant provided a brief presentation which outlined various distinguishing features of the

present system verses existing and prior practices in the health club industry.

Claims 1-22 in the case are pending, and stand rejected under 35 U.S.C. §103(a)

as being unpatentable over Deaton ('302).

As discussed during the interview, the claims are amended herein to further

distinguish the present system and method from the art cited. Specifically, amended base

Claims 1, 12, 21, and 22 recite:

a system (and method) for retaining fee-based memberships at a health club (i)

providing health club services to its members;

the members being categorized in a number of member segments based on (ii)

level of attendance; the member segments comprising non-user members, low user

members, regular user members, and new members; and the new members being

categorized as such for a predetermined initiation period prescribed by the health club; and

(iii) sending text messages which are customized for each of the different

member segments.

The prior patent to Deaton relates to the retail grocery industry, and does not

address the issue of membership retention in a fee-based service industry. Deaton does

not teach or suggest categorizing store patrons in each of the four member segments

recited in the amended claims —i.e., non-user members, low user members, regular user

members, and new members. Finally, Deaton does not teach or suggest communicating

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different text messages to members based on how the member has been categorized.

Each of these points is discussed further below.

## Customer verses fee-based membership <u>l.</u>

A fundamental difference exists between *customers* in a retail industry and *members* in a fee-based membership industry. For example, a customer generally has complete freedom to purchase product (or not) at each purchasing event and at any particular retail store without penalty or added cost to customer. This freedom comes with no sense of obligation or commitment to any one particular store. Most often, the customer will select a retail store based on factors such as convenience and purchase prices. On the other hand, a fee-based member in a service industry has an ongoing transactional and financial commitment to a particular facility regardless of whether the member is utilizing the service (i.e., visiting the place of business). If the member chooses to utilize services of another unrelated facility, he or she does so at an increased cost—double payment of membership or usage fees. As such, because of this commitment to a specific health club, the member's loyalty to one club verses another is essentially a non-issue. In the retail grocery industry, no such financial commitment exists and loyalty, unlike membership retention, is a key issue.

Existing legislation recognizes this meaningful difference between an individual who is a customer, potential customer, or potential member and one who has a "fee-based membership." For example, according to the "No Call List" (mentioned previously by the examiner) businesses cannot call potential customers, potential members, or customers without prior documented consent. However, fee-based membership businesses are not bound by these same restrictions because the government recognizes that the member

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transactional relationship with that business. has an ongoing

(http://www.fcc.gov/cgb/policy/02-278finalrules.pdf).

Additionally, according to the CAN SPAM Act, businesses have a variety of

restrictions in their email correspondence to customers, potential customers and potential

members and must include an "opt-out" option. On the other hand, businesses are free

to communicate with their fee-based members without these same restrictions.

http://www.ftc.gov/bcp/conline/pubs/buspubs/canspam.htm ("A 'transactional or relationship

message' — email that facilitates an agreed-upon transaction or updates a customer in an

existing business relationship is exempt from most provisions of the CAN-SPAM Act.").

In view of the above, Applicant respectfully submits that a meaningful and

substantial difference exists between customers in a retail industry, as discussed

in Deaton, and members of a fee-based services industry.

Non-user members, low user members, regular user members, and new II.

members

As previously stated, Deaton does not teach or suggest categorizing store patrons

in each of the four member segments recited in the amended claims —i.e., non-user

members, low user members, regular user members, and new members. Indeed, if the

"members" of the claimed invention equate to *customers* in Deaton (as suggested by the

examiner) then there could not be a "non-user member" segment in Deaton. In other

words, to be an actual customer in Deaton you must presumably use the grocery store.

Likewise, Deaton provides no incentive or motivation to segment a retail store customer

base into a new members category; wherein the new member would remain categorized

as such for a predetermined time period. This category is meaningful in the present

system and method since it allows the health club to readily identify the new users of the

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facility, and perhaps offer special training services to be certain that the new member is

becoming more comfortable over a period of time with his or her workout routine and the

various pieces of equipment available. In the retail grocery industry discussed in Deaton,

new customers are not provided with (nor do they need) an "orientation period" within

which to get comfortable with the store.

Accordingly, Deaton does not teach or suggest the concept of segmenting a

membership base into non-user members, low user members, regular user

members, and new members.

III. <u>Targeted communications</u>

The examiner states that "the content of the electronic messages ... is a matter of

desires. In fact, two or more companies or health club facilities, implementing the present

claimed system, may choose different text messages or marketing literature to achieve the

same objective – retaining and increasing membership." Applicant respectfully disagrees.

As indicated in the amended claims, communications to each of the different

member segments includes a strategic component unique to the particular level of

attendance. For example, for non-user members, the communication may include a text

message asking the member to identify obstacles preventing more frequent usage of the

health club. This message lets the member know that the club cares about its attendance,

and provides the member with a sense of accountability (unlike the anonymity generally

felt by customers a retail grocery store). For low user members, the communication may

include a text message including an exercise motivation tip. Again, this message promotes

accountability and attempts to motivate the member to increase his or her attendance. For

regular user members, the communication may include a text message providing a

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wellness tip. For new members, the communication may include a text message welcoming the new member to the health club and/or offering a health club orientation.

Prior to Applicant's invention, such strategic and targeted communications to distinct member segments have not been offered in the health club industry.

## IV. Examiner's use of "Official Notice"

In his analysis of the prior art, the examiner makes several inaccurate statements and takes improper "official notice" of important features of the claimed system and method. Specifically, the examiner states, that "it is customary for a health club facility to send an invitation to new users to come and try the club out for free for a limited period of time in an effort to recruit them as new members." Office Action, p. 9 at ¶2. This statement is incorrect. While it may be customary to send such invitations to prospective users or members who have not joined the club, these individuals are not members or new users. The "invitation" is incenting the non-member recipient to sign up for a fee-based membership. This type of communication is unrelated to the issue of **retention**. The examiner further states that such invitations serve to "incentivize existing members to continue patronizing the club and so on and so forth." Id. If the examiner is suggesting that such invitations are being sent to existing club members, Applicant submits that this is not being done. Current marketing efforts to existing members (with the exception of the invention) are generally intended to sell existing members additional services, such as personal training, massage treatments, supplements, pro shop items, etc., and thereby improve the health club's ancillary revenues (non fee-based membership revenues). These communications are generally mass-mailed, are not attendance-based, do not offer a strategically-defined message to the member, and have essentially no relevance to the issue of retention.

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The examiner is kindly requested to cite specific prior art which discloses marketing literature or other communications to existing health club members which is customized and targeted to distinct member segments based on the members' attendance level, and which operates to promote membership retention. Applicant

For the reasons discussed above, Applicant submits that all of the claims in the case are now in condition for allowance. Such action is therefore respectfully requested at an early date. If the Examiner believes that issues remain for discussion, he is invited to

contact the undersigned at the telephone number indicated below.

respectfully submits that no such prior art exists.

Respectfully submitted.

J**∉**ffrey **J**. Schwartz Attorney for Applicant Registration No. 37,532

Jeffrey J. Schwartz Schwartz Law Firm, P.C. SouthPark Towers 6100 Fairview Road, Suite 1135 Charlotte, North Carolina 28210

Tel: 704-552-1889 Fax: 704-552-1866

Email: jjs@schwartz-iplaw.com